UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

DAVID J. MARINA,

Plaintiff,

v.

EDWARD D. JONES & CO., LIMITED PARTNERSHIP,

Defendant.

Case No. 2:11-CV-02087-KJD-PAL

ORDER

On September 5, 2012, the Court compelled arbitration in this matter and stayed the action pending the resolution of arbitration (#15). On October 3, 2013, the Court ordered the parties to file a joint status report with the Court, as no filings had been made since the stay was entered (#16). The parties were granted 30 days to file the report, and given notice that failure to file would constitute consent to dismiss the action (#16). On November 4, 2013, the parties filed a their joint status report which stated "no arbitration proceeding has commenced. Accordingly the parties have no objection to this action being dismissed." (#17). The parties having explicitly consented to dismissal of the action, this matter is **HEREBY DISMISSED**.

DATED this 5th day of November 2013.

Kent J. Dawson United States District Judge